THE HONORABLE BARBARA J. ROTHSTEIN 1 2 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 3 AT SEATTLE 4 5 No. 2:20-cv-00616-BJR WADE K. MARLER, DDS, et al., 6 Plaintiffs, STIPULATION AND ORDER 7 **GRANTING PLAINTIFFS'** v. UNOPPOSED MOTION TO FILE A 8 SINGLE OMNIBUS REPLY IN ASPEN AMERICAN INSURANCE SUPPORT OF MOTION TO COMPANY, 9 **CERTIFY QUESTIONS TO THE** Defendant. WASHINGTON STATE SUPREME 10 **COURT** 11 12 KARA MCCULLOCH DMD MSD PLLC, et No. 2:20-cy-00809-BJR 13 Plaintiffs, 14 v. 15 VALLEY FORGE INSURANCE 16 COMPANY, et al., 17 Defendants. 18 19 CABALLERO, No. 3:20-cv-05437-BJR 20 Plaintiff, 21 v. 22 MASSACHUSETTS BAY INSURANCE COMPANY, 23 Defendant. 24 25 26 PLS.' UNOPPOSED MOTION TO FILE SINGLE OMNIBUS REPLY KELLER ROHRBACK L.L.P.

PLS.' UNOPPOSED MOTION TO FILE SINGLE OMNIBUS REPLY IN SUPPORT OF MOTION TO CERTIFY (Case Nos. 2:20-cv-00616-BJR; 2:20-cv-00809-BJR; 3:20-cv-05437-

(Case Nos. 2:20-cv-00616-BJR; 2:20-cv-00809-BJR; 3:20-cv-05437-BJR; 2:20-cv-00627-BJR; 2:20-cv-00620-BJR; 2:20-cv-00597-BJR; 2:20-cv-01176-BJR; 2:20-cv-00661-BJR; 2:21-cv-00050-BJR)- 1

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1	CHORAK, et al.,	No. 2:20-cv-00627-BJR
2	Plaintiffs,	
3	V.	
4	HARTFORD CASUALTY INSURANCE	
5	COMPANY, et al.,	
6	Defendants.	
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8	PACIFIC ENDODONTICS, P.S., et al.,	No. 2:20-cv-00620-BJR
9	Plaintiffs,	
10	V.	
11	OHIO CASUALTY INSURANCE COMPANY, et al.,	
12	Defendants.	
13	Defendants.	
14	NGUYEN, et al.,	No. 2:20-cv-00597-BJR
15		No. 2.20-69-00397-BJK
16	Plaintiffs,	
17	V.	
18	TRAVELERS CASUALTY INSURANCE COMPANY OF AMERICA, et al.,	
19	Defendants.	
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26	PLS.' UNOPPOSED MOTION TO FILE SINGLE OMNIBUS REPLY IN SUPPORT OF MOTION TO CERTIFY (Case Nos. 2:20-cv-00616-BJR; 2:20-cv-00809-BJR; 3:20-cv-05437- BJR; 2:20-cv-00627-BJR; 2:20-cv-00620-BJR; 2:20-cv-00597-BJR; 2:20 cv 01176 BJR; 2:20 cv 00661 BJR; 2:21 cv 00050 BJR) 2	

2:20-cv-01176-BJR; 2:20-cv-00661-BJR; 2:21-cv-00050-BJR)- 2

1	LA COCINA DE OAXACA LLC,	No. 2:20-cv-01176-BJR
2	Plaintiff,	
3	v.	
4	TRI-STATE INSURANCE COMPANY OF	
5	MINNESOTA,	
6	Defendant.	
7		
8	MARK GERMACK DDS, individually and on behalf of all others similarly situated,	No. 2:20-cv-00661-BJR
9	Plaintiff,	
10	V.	
11	THE DENTISTS INSURANCE COMPANY,	
12	Defendant.	
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14	CADECEUS LLC d/b/a CAFE RACER,	No. 2:21-cv-00050-BJR
15	individually and on behalf of all others similarly situated,	140. 2.21 ev 00050 BJR
16	Plaintiff,	
17	V.	
18	SCOTTSDALE INSURANCE COMPANY,	
19		
20	Defendant.	
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26	PLS.' UNOPPOSED MOTION TO FILE SINGLE OMNI IN SUPPORT OF MOTION TO CERTIFY (Case Nos. 2:20-cv-00616-BJR; 2:20-cv-00809-BJR; 3:20 BJR; 2:20-cv-00627-BJR; 2:20-cv-00620-BJR; 2:20-cv-00	1201 Third Avenue, Suite 3200 Seattle, WA 98101-3052 TELEPHONE: (206) 623-1900

BJR; 2:20-cv-00627-BJR; 2:20-cv-00620-BJR; 2:20-cv-00597-BJR; 2:20-cv-01176-BJR; 2:20-cv-00661-BJR; 2:21-cv-00050-BJR)- 3

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PLS.' UNOPPOSED MOTION TO FILE SINGLE OMNIBUS REPLY IN SUPPORT OF MOTION TO CERTIFY (Case Nos. 2:20-cv-00616-BJR; 2:20-cv-00809-BJR; 3:20-cv-05437-BJR; 2:20-cv-00627-BJR; 2:20-cv-00620-BJR; 2:20-cv-00597-BJR; 2:20-cv-01176-BJR; 2:20-cv-00661-BJR; 2:21-cv-00050-BJR)- 4

PLAINTIFFS' UNOPPOSED MOTION TO FILE A SINGLE OMNIBUS REPLY IN SUPPORT OF MOTION TO CERTIFY QUESTIONS TO THE WASHINGTON STATE **SUPREME COURT**

In order to increase efficiencies for the parties and the Court, Plaintiffs in the abovecaptioned matters respectfully move this Court to allow them to file a single omnibus reply brief of no more than 15 pages in response to Defendants' oppositions to Plaintiffs' Motion to Certify Questions to the Washington State Supreme Court (the "Opposition Motions"). Plaintiffs have conferred with counsel for Defendants and they do not oppose this request.

In support of this motion, Plaintiffs hereby state as follows:

- 1. On February 18, 2021, Plaintiffs filed their Motion to Certify Questions to the Washington State Supreme Court ("the Omnibus Motion") in the above-captioned Marler, McCulloch, Caballero, Chorak, Pacific Endodontics, Nguyen, Germack, and La Cocina de Oaxaca actions.
- 2. On March 10, 2021, Plaintiff Cadeceus LLC filed a substantively-identical Motion to Certify Questions to the Washington State Supreme Court (the "Cadeceus Motion") in the above-captioned matter.
- 3. On March 25, 2021, Defendants responded to the Omnibus Motion by filing a 30page Omnibus Opposition. Plaintiffs' reply to this Omnibus Opposition is due April 8, 2021.
- 4. On March 31, 2021, Scottsdale Insurance Company responded to the Cadeceus Motion by filing a 5-page opposition, which, among other things, incorporated by reference the arguments and citations in the March 25, 2021 Omnibus Opposition. Plaintiffs' reply to Scottsdale's opposition is due by April 14, 2021.

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- 5. After review of the two oppositions, Plaintiffs believe it will be most efficient for the parties and the Court if they respond to the two oppositions by filing a single omnibus reply brief. Plaintiffs will limit their omnibus reply brief to 15 pages, *i.e.*, half the number of pages used in the Omnibus Opposition, and less than half of the combined total of pages used by the Defendants collectively in the two opposition motions.
 - 6. Plaintiffs will file their single omnibus reply to both oppositions by April 8, 2021.
- 7. Defendants do not oppose Plaintiffs' request to respond to their oppositions by April 8, 2021 with a single omnibus reply brief that is limited to 15 pages.

Now, therefore, Plaintiffs' request, which Defendants do not oppose, to file an omnibus reply brief limited to 15 pages should be granted.

ORDER

IT IS SO ORDERED.

DATED this 5th day of April, 2021.

Barbara Prothetien

Barbara J. Rothstein
UNITED STATES DISTRICT JUDGE

Presented By:

DATED this 2nd day of April, 2021

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2:20-cv-01176-BJR; 2:20-cv-00661-BJR; 2:21-cv-00050-BJR)- 8